

Message

From: Mastro, Donna [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=04C0D304A60246198CD573754FADE0B4-DMASTRO]
Sent: 5/6/2021 8:47:33 PM
To: Rodrigues, Cecil [rodrigues.cecil@epa.gov]; Melvin, Karen (Melvin.Karen@epa.gov) [Melvin.Karen@epa.gov]
Subject: FW: Harrisburg - filings by EIP
Attachments: Dkt 29, Motion to Intervene.pdf; Dkt 29-1, Certificate of Nonconcurrency.pdf; Dkt 29-2, Proposed Order.pdf; Dkt 30, Memorandum in Support.pdf; Dkt 30-1, Complaint in Intervention.pdf; Dkt 30-2, Exhibits.pdf

I'll have Pam prepare something for the weekly salient

Donna L. Mastro | Deputy Regional Counsel for Enforcement| US EPA Region III ORC | (215) 814-2777 | MOBILE (267) 273-5407

From: Lazos, Pamela <Lazos.Pamela@epa.gov>
Sent: Thursday, May 06, 2021 2:27 PM
To: Rivera, Nina <Rivera.Nina@epa.gov>; Mastro, Donna <Mastro.Donna@epa.gov>
Subject: FW: Harrisburg sewage filings

Ex. 5 Attorney Client (AC)

From: Ahearn, Devon (ENRD) <Devon.Ahearn@usdoj.gov>
Sent: Thursday, May 06, 2021 2:18 PM
To: Kardeman, Lianna <Kardeman.Lianna@epa.gov>; Lazos, Pamela <Lazos.Pamela@epa.gov>; Maslowski, Steven <Maslowski.Steven@epa.gov>; Nanda, Sushila <Nanda.Sushila@epa.gov>
Cc: Levine, Bradley (ENRD) <Bradley.Levine@usdoj.gov>
Subject: FW: Harrisburg sewage filings

Hi all,

FYI – LSRA filed its motion to intervene today. The filings are attached.

Thanks,
Devon

Devon Ahearn
Trial Attorney
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(202) 514-2717

From: Sylvia Lam <slam@environmentalintegrity.org>
Sent: Thursday, May 6, 2021 1:34 PM
To: Ahearn, Devon (ENRD) <Devon.Ahearn@usdoj.gov>; Levine, Bradley (ENRD) <Bradley.Levine@usdoj.gov>; Andes, Fredric <Fredric.Andes@btlaw.com>; jannwillia@pa.gov; dherb@pa.gov
Cc: Mary Greene <mgreene@environmentalintegrity.org>
Subject: Harrisburg sewage filings

Dear Counsel:

This morning, the Lower Susquehanna Riverkeeper Association, represented by the Environmental Integrity Project, moved to intervene in the Harrisburg sewage matter before the U.S. District Court for the Middle District of Pennsylvania. I am attaching courtesy copies of the filings to this email.

We filed this motion to assert our client's right to intervene in this litigation. And although we disagreed on the immediate way forward, our goal—which is to work with the parties to bring stop the sewage overflows into Harrisburg's waters as expeditiously and efficiently as possible—remains unchanged, and believe a full seat at the table allows us to realize that goal.

Best,
Sylvia

Sylvia Lam
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